## APR-02-2008 15:08 Case 1:07-cr-00945-PKC Document 21 The Dollogring [A] Firm WEWD END

DATE FILED:

BERNARD PELLEGRINO (1929-1984) HERNARD A. PELLEGRINO Admitted In Massachusetts \*\* Admitted in Rhode Island FRANK M. MORGILLO \*\* Admitted in New York MICHAEL D. SAFFEK\* Whele I have not yet received ANTHONY R. DECHELLO or reviewed the sentine minutes, STEPHEN R. BELLIS FRANCES B. GRANQUIST BERNARD PELLEGRINO MAUREEN E. RURNS GAYLE A. SIMS GIA SCHIOPPO CALISPRO GREGORY J. GALLO April 2, 2008 Honorable P. Kevin Castel sentene would be I asserved U.S. District Judge United States District Court Southern District of New York 500 Pearl Street New York, New York 10007 Via Telefax (212) 805-7949 Docket No. 07 CR 945-01 (PKC) RE: United States of America v. Garrett D. Santillo Soutille of the appellate nights made as to why I should retired any percounter any per Our File No. S0992001 Dear Judge Castel: prevenely concluded. The pro As counsel for the Defendant, Garrett Santillo, I respectfully request an adjournment of the sentencing proceeding scheduled in the above matter for Monday, April 7, 2008 at 9:30 a.m. for 07 suggestion by the Gost of what the sentence could a period of two (2) weeks. That said, I will adjourn This request is made as a result of the need to obtain additional information from the Connecticut Department of Mental Health and Addiction Services ("DMHAS") which, based on information provided to date, appears prepared to accept the Defendant into a confinement program similar, from a treatment perspective to the Special Populations Program, which the Poul 7 Defendant previously participated in. A May 7, 2008 at 9:45am. SO ORDERED. The requested adjournment will enable counsel for the Defendant to obtain the precise details as USOJ to the nature of the program which might be of benefit to the Court in terms of any decisions it may make related to (i) a potential reconsideration of its sentencing decision, (ii) whether the  $4-2 \, \text{ON}$ Court determines to make the Defendant's Federal sentence concurrent with the Defendant's State criminal sentence, and (iii) whether the Court's wishes to indicate its willingness or consent to allow the Federal Bureau of Prisons to designate a Connecticut State correctional facility or perhaps the DMIIAS facility as a place for his Federal incarceration, after appropriate investigation by the Federal Bureau of Prisons. I appreciate your consideration of this matter and look forward 475 WHITNEY AVENUE NEW HAVEN, CT 5511
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Respectfully,

ANTHOMY R. DECHELLO

ARD/pmd Enclosure

cc: Thomas G. A. Brown, Esq.

Christopher Ferrall Garrett Santillo William Santillo